

# Royal Gazette

## Part II Regulations under the Regulations Act

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**Fees and Allowances determined under *Costs and Fees Act***

Effective March 30, 2007, as a result of amendments made by the *Financial Measures (2004) Act*, fees and allowances under the *Costs and Fees Act* are determined by the Governor in Council by regulation, the Schedules to Parts I and II of the Act are repealed, and the fees and allowances in the Schedules as they existed before March 30, 2007, are deemed to be regulations until amended or repealed. A consolidation of the regulations determining fees and allowances under the *Costs and Fees Act* is now available on the Registry of Regulations website at <http://www.gov.ns.ca/just/regulations/rxaa-1.htm#costs>.

**In force date of regulations:** As of March 4, 2005\*, the date a regulation comes into force is determined by subsection 3(6) of the *Regulations Act*. The date a regulation is made, the date a regulation is approved, the date a regulation is filed and any date specified in a regulation are important to determine when the regulation is in force.

\*Date that subsections 3(6) and (7) and Sections 11 and 13 of the *Regulations Act* and amendments to the *Regulations Act* made by Chapter 46 of the Acts of 2004 were proclaimed in force.

**N.S. Reg. 245/2007**

Made: August 30, 1963

Filed: May 9, 2007

Oakland Lake Protected Water Area Designation

Order dated August 30, 1963  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Nova Scotia Water Act****In the Matter of the Source of  
Supply of the Public Water System  
of the Town of Mahone Bay**

The Nova Scotia Water Authority pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purposes of said Section 16 an area surrounding **Oakland Lake** in the County of Lunenburg, being the source of public water supply of the Town of Mahone Bay, as follows:

All that certain lot, piece or parcel of land situate, lying and being at or near the district of Oakland, in the County of Lunenburg, Province of Nova Scotia and more particularly bounded and described as follows:

Beginning at a point on the Northwesterly boundary of Trunk Highway #3 leading through Oakland, the said point of beginning being in a Northeasterly direction along the said Trunk Highway #3 boundary a distance of 3,000 feet more or less from the Easterly end of Keddy Bridge, so called.

**Thence** North 31°45' West a distance of 12,000 feet to a point.

**Thence** North 58°15' East a distance of 7,400 feet to a point.

**Thence** South 31°45' East a distance of 16,700 feet more or less, or until it meets the Northwesterly boundary of the highway leading from the Oakland Road to Trunk Highway #3 at Martin's Point.

**Thence** in a Southwesterly direction following the several courses of the last mentioned highway boundary a distance of 2,700 feet more or less, to a point 1,175 feet more or less, measured in a Northeasterly direction along the said last mentioned highway boundary from its point of intersection with the Northerly boundary of the Oakland Road, so called.

**Thence** North 73°00' W a distance of 7,800 feet more or less to the point of beginning, as shown outlined in red on the attached plan.

**Dated** at Halifax, Nova Scotia, this 30th day of August, 1963.

Nova Scotia Water Authority

*A. F. Wigglesworth*  
General Manager

**N.S. Reg. 246/2007**

Made: January 30, 1964

Filed: May 9, 2007

Sand Lake Protected Water Area Designation

Order dated January 30, 1964  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Province of Nova Scotia**  
**Nova Scotia *Water Act***

**In the Matter of the Source of Supply of  
the Public Water System of the Towns of Glace Bay,  
Reserve and Dominion Served by Caledonia Water and Power Board**

The Nova Scotia Water Authority pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and describes for the purposes of said Section 16 an area surrounding **Sand Lake**, in the County of Cape Breton, being the source of public water supply of the Towns of Glace Bay, Reserve and Dominion.

All that certain lot, piece or parcel of land situate, and lying and being in the County of Cape Breton, Province of Nova Scotia and more particularly bounded and described as follows:—

**Beginning** at the point of intersection of the centre of Sand Lake Brook, so-called, with the westerly boundary of the public highway listed as #626 and leading from the Glace Bay-Donkin Highway, towards Morien Junction.

**Thence** in a northerly direction following the several courses of the said boundary of the public highway a distance of 720 yards to a point.

**Thence** north 46°00' east a distance of 2560 yards to a point.

**Thence** due east a distance of 1400 yards, more or less, or until it meets the northeasterly boundary of the public highway listed as #571 and leading from the Glace Bay-Donkin Highway to Port Morien.

**Thence** in a southeasterly direction following the several courses of the last mentioned public highway boundary a distance of 1480 yards to a point.

**Thence** south 40°30' west a distance of 3740 yards to a point.

**Thence** due west a distance of 1645 yards, more or less, or until it meets the northwesterly boundary of the public highway leading from Birch Grove to Port Morien.

**Thence** north 28°00' west a distance of 1210 yards, more or less, to the point of beginning; as shown outlined in red on the attached plan.

**Dated** at Halifax, Nova Scotia, this 30th day of January, 1964.

Nova Scotia Water Authority

*A. F. Wigglesworth*  
General Manager

[Note: the plan referred to as being attached was not filed with the Registry of Regulations.]

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**N.S. Reg. 247/2007**

Made: July 30, 1982

Filed: May 9, 2007

Sand Lake Protected Water Area Designation

Order dated July 30, 1982  
Amendment to order made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

**In the Matter** of the *Water Act*, Chapter 335 of the Revised Statutes of Nova Scotia, 1967,  
as amended

- and -

**In the Matter** of the source of supply of the public water systems of the Towns of Glace Bay,  
Reserve and Dominion served by Caledonia Water and Power Board.

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Ministerial Order

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I, J. Greg Kerr, Minister of the Environment for the Province of Nova Scotia, pursuant to Section 17 of Chapter 335 of the Revised Statutes of Nova Scotia 1967, and [the] *Water Act*, as amended, and by virtue of every other power and authority vested in me in this behalf, do hereby amend the definition and description of an area of land surrounding **Sand Lake**, in the County of Cape Breton, being the source of public water supply of the Towns of Glace Bay, Reserve and Dominion, served by Caledonia Water and Power Board, which definition was made by the Nova Scotia Water Authority on the 30th day of January, 1964 and was published in the Royal Gazette on February 12, 1964 at page 257:

- (a) by striking out the number “3740” where the same appears therein and substituting therefor the number “3140”, and,
- (b) by deleting the plan attached thereto and substituting therefor the plan prepared for the Nova Scotia Department of the Environment by Maritime Resource Management Service and dated March, 1982.

**Dated and Made** at Halifax, Nova Scotia, this 30th day of July, 1982.

Sgd.: *Greg Kerr*  
Honourable J. Greg Kerr  
Minister of the Environment  
Province of Nova Scotia

[Note: the plan referred to in clause (b) is on file with the Registry of Regulations but is not available in this format. Please contact the Registry of Regulations for more information or to obtain a copy.]

**N.S. Reg. 248/2007**

Made: June 17, 1964

Filed: May 9, 2007

Town Lake Protected Water Area Designation

Order dated June 17, 1964  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Nova Scotia Water Act****In the Matter of the Source of Supply of  
the Public Water System of the Town of Liverpool**

The Nova Scotia Water Authority pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purposes of the said Section 16, an area surrounding **Town Lake**, in the County of Queens, being the source of public water supply of the Town of Liverpool as follows:—

All that certain lot, piece or parcel of land situate, lying and being at or near **Town Lake** in the County of Queens, Province of Nova Scotia and more particularly bounded and described as follows:—

**Beginning** at the point of intersection of the North boundary of the road leading from Liverpool to the northern shore of Town Lake with the western boundary of the power line to Milton, Queens County. From thence to run by Astronomic Bearings.

**Thence** west fifty-five chains.

**Thence** south seventy-five chains.

**Thence** east forty-eight chains to the northwestern boundary of the Beech Hill Road.

**Thence** following the northwestern boundary of the road commencing in a northeasterly direction fifteen chains more or less to its intersection with the west boundary of the power line.

**Thence** following the west boundary of the power line commencing in a northerly direction sixty-six chains more or less to the place of beginning as will more fully appear by reference to Department of Lands and Forests Crown Land Forestry Series Map Sheets Q-14 and Q-15.

**Dated** at Halifax, Nova Scotia, this 17th day of June, 1964.

Nova Scotia Water Authority

*A. F. Wigglesworth*  
General Manager

**N.S. Reg. 249/2007**

Made: February 17, 1965

Filed: May 9, 2007

Walsh or Wilkins Lake Protected Water Area Designation

Order dated February 17, 1965  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Province of Nova Scotia**  
**Nova Scotia *Water Act***

**in the Matter of the Source of**  
**Supply of the Public Water System**  
**for the Town of Canso, N. S.**

The Nova Scotia Water Authority, pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purposes of said Section 16, an area surrounding Walsh or Wilkins Lake, in the County of Guysborough, being a source of water supply for the Town of Canso.

All that certain lot, piece or parcel of land situate, and lying and being in the county of Guysborough, Province of Nova Scotia and more particularly bounded and described as follows:—

**Beginning** at the point of intersection of the southern boundary of the new Provincial Highway Number 16, leading to the Town of Canso, with the southern boundary of the old highway in the vicinity of Walsh or Wilkins Lake, Guysborough County as shown on the attached plan.

From **thence** to run by Astronomic Bearings as derived through the Meridian of Longitude sixty-one degrees four minutes West, South fifty-six degrees thirty minutes West thirty-five chains more or less;

**Thence** South forty degrees forty-five minutes East twenty-seven chains more or less;

**Thence** South twenty-four degrees thirty minutes East twenty-two chains more or less;

**Thence** North forty-seven degrees twenty-five minutes East seventy-one chains more or less to the southern boundary of Provincial Highway Number 16;

**Thence** Northerly and Westerly along the southern boundary of Provincial Highway Number 16 fifty-three chains more or less to the place of beginning.

**Dated** at Halifax, Nova Scotia, this 17th day of February, 1965.

Nova Scotia Water Authority

*A. F. Wigglesworth*  
General Manager

[Note: the plan referred to in this order is on file with the Registry of Regulations but is not available in this format. Please contact the Registry of Regulations for more information or to obtain a copy.]

**N.S. Reg. 251/2007**

Made: June 14, 1965

Filed: May 9, 2007

Cady Lake Protected Water Area Designation

Order dated June 14, 1965  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Province of Nova Scotia**  
**Nova Scotia *Water Act***

**In the Matter of the Source of Supply of the Public Water  
System for HMCS Cornwallis, Nova Scotia**

The Nova Scotia Water Authority, pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purpose of said Section 16, an area surrounding Cady Lake, in the County of Annapolis, being a source of water supply for HMCS Cornwallis.

All that certain lot, piece or parcel of land situate, and lying and being in the County of Annapolis, Province of Nova Scotia and more particularly bounded and described as follows:—

**Beginning** at a point in the Western boundary of the public road leading from Virginia East, Annapolis County to South Milford, Annapolis County. The said point being approximately forty-eight chains Easterly from the forks in the road at Virginia East, Annapolis County. From thence to run by Astronomic Bearings as derived through the Meridian of Longitude sixty-five degrees thirty minutes West, North eighty-nine degrees forty-five minutes West ten chains more or less to a point;

**Thence** South forty-eight degrees twenty minutes West one hundred and nine chains more or less to a point;

**Thence** South seventy-eight degrees thirty minutes West one hundred and thirty chains more or less to a point;

**Thence** South forty-eight degrees West ten chains more or less to a point;

**Thence** South nine degrees forty minutes West fifty-nine chains more or less to a point;

**Thence** South forty degrees ten minutes East sixty-four chains more or less to a point;

**Thence** South fifty degrees fifteen minutes East ninety-two chains more or less to a point;

**Thence** North sixty-eight degrees twenty minutes East forty chains more or less to a point;

**Thence** North eighty-one degrees East fifty-nine chains more or less to a point.

**Thence** North fourteen degrees West fifty chains more or less to a point;

**Thence** North fifty-five degrees thirty minutes East thirty-five chains more or less to a point;



**Thence** North seven degrees fifteen minutes East one hundred and nine chains fifty links more or less to a point;

**Thence** North forty-four degrees West twenty-seven chains more or less to a point;

**Thence** North eighty-nine degrees forty-five minutes West twenty-six chains more or less and crossing the said public road leading from Virginia East, Annapolis County, to South Milford, Annapolis County, to the point of begin[ning] as compiled from Department of Lands and Forests map Sheets L-8, L-9, M-8 and M-9.

**Dated** at Halifax, Nova Scotia, this 14th day of June, 1965.

Nova Scotia Water Authority

Sgd.: *A. F. Wigglesworth*  
General Manager

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**N.S. Reg. 252/2007**

Made: June 8, 1966

Filed: May 9, 2007

Lily Lake Protected Water Area Designation

Order dated June 8, 1966  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[**Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.**]

**Province of Nova Scotia**  
**Nova Scotia *Water Act***

**In the Matter of the Source of Supply for Middleton**  
**Lily Lake**

The Nova Scotia Water Authority, pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purposes of said Section 16, an area surrounding **Lily Lake**, in the county of Annapolis.

All that certain lot, piece or parcel of land situate in the vicinity of Lily Lake, and more particularly bounded and described as follows:

**Beginning** at a point on the southern boundary of the road leading from Middleton to Douglas Road distant one thousand three hundred and twenty feet southwesterly along said boundary from its intersection with the southwestern boundary of the road leading from Middleton to Mosher Corner in the County of Kings;

**From thence** to run by Astronomic Bearings North eight degrees thirty minutes West five hundred and sixty-one feet;

**Thence** South sixty-seven degrees thirty minutes West two thousand nine hundred and seventy feet;

**Thence** South sixteen degrees thirty minutes East two thousand two hundred and eighty-four feet;

**Thence** North eighty degrees thirty minutes East two thousand five hundred and seventy-four feet;

**Thence** North eight degrees thirty minutes West two thousand three hundred and seventy-six feet to the point of commencement.

**Dated** at Halifax this 8th day of June, 1966.

Nova Scotia Water Authority

Sdg.: *E. L. L. Rowe*  
Technical Director.

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**N.S. Reg. 253/2007**

Made: June 8, 1966

Filed: May 9, 2007

Lunenburg Town Reservoir Protected Water Area Designation

Order dated June 8, 1966  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Province of Nova Scotia**  
**Nova Scotia Water Act**

**In the Matter of the Source of Supply for Town of Lunenburg**

**Town Reservoir**

The Nova Scotia Water Authority, pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purposes of said Section 16, an area surrounding Lunenburg Town Reservoir in the county of Lunenburg.

All that certain lot, piece or parcel of land situate in the vicinity of Lunenburg, Town Reservoir, and more particularly bounded and described as follows:

**Commencing** at a point on the northeastern boundary of the highway leading from Lunenburg to Northwest, said point being twenty feet southeasterly from and perpendicular to the southeastern boundary of the Town of Lunenburg Reservoir and Property Lot, Lunenburg County;

**From thence** to run northeasterly in a line twenty feet southeasterly from and perpendicular to the southeastern boundary of said Lot, a distance of one hundred and twenty feet;

**Thence** southeasterly at right angles a distance of eighty feet;

**Thence** northeasterly in a line one hundred feet southeasterly from and perpendicular to the southeastern boundary of said Lot a distance of three hundred fifty-three feet more or less to its intersection with the northeastern boundary of said lot extended southeasterly;

**Thence** northeasterly continuing in the same course a distance of one hundred feet;

**Thence** in a line at right angles northwesterly a distance of three hundred and eighteen feet more or less to its intersection with the northwestern boundary line of said Reservoir and Property Lot extended northeasterly;

**Thence** northwesterly continuing in the same course to a point one hundred feet from and perpendicular to the last mentioned line;

**Thence** southwesterly in a line one hundred feet from and perpendicular to the extension of the northwest boundary line of Reservoir and Property Lot and the northwest boundary lines of said Lot, a distance of five hundred and eighty-five feet, more or less, to the northeastern limits of the aforementioned highway;

**Thence** southeasterly following the various courses of said highway boundary three hundred and thirty-nine feet, more or less, to the point of commencement.

Dated at Halifax this 8th day of June, 1966.

Nova Scotia Water Authority

Sgd.: *E. L. L. Rowe*  
Technical Director

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**N.S. Reg. 255/2007**

Made: February 22, 1967

Filed: May 9, 2007

Mill Cove Lake and Cranberry Lake Protected Water Area Designation

Order dated February 22, 1967  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Province of Nova Scotia**  
**Nova Scotia *Water Act***

**In the Matter of the Source of Supply of the Public Water  
System for Blandford Naval Radio Station, Nova Scotia**

The Nova Scotia Water Authority, pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purpose of said Section 16, an area surrounding **Mill Cove Lake and Cranberry Lake**, in the County of Lunenburg, being a source of water supply for Blandford Naval Radio Station.

All those lands in the vicinity of Mill Cove, Lunenburg County, Nova Scotia, comprising of the Mill Cove Lake and Cranberry Lake Watershed areas and more particularly described as follows:

**Beginning** at Crown Land Survey marker post and stones No. 718 marking the southwest angle of Grant No. 12148 to William C. Jollymore et al;

**From thence** to run by Astronomic bearings as derived through the Meridian longitude sixty-four degrees four minutes west, north thirty-eight degrees thirty-eight minutes west, one hundred and fifty-three chains thirty-one links to a point;

**Thence** north forty-four degrees, thirty-six minutes east eighty-eight chains thirty-two links to a point;

**Thence** south seventy-eight degrees, thirty-nine minutes east seventy-five chains, eighty-four links to a point;

**Thence** south thirty-six degrees, twenty-two minutes east, one hundred and thirty-two chains, twenty-three links to a point;

**Thence** south forty-three degrees, thirty-two minutes west, one hundred and thirteen chains seventy-three links to a point;

**Thence** north seventy-one degrees seven minutes west, thirty-five chains seven links to a point;

**Thence** north thirty-eight degrees, thirty-eight minutes west, twelve chains fifty links **to the place of beginning**, as shown on the attached plan, containing 2,465 acres more or less.

**Dated** at Halifax, Nova Scotia, this 22 day of Feb. 1967.

Nova Scotia Water Authority

Sgd.: *E. L. L. Rowe*  
Chairman

**N.S. Reg. 256/2007**

Made: February 24, 1967

Filed: May 9, 2007

Margaretsville Protected Water Area Designation

Order dated February 24, 1967  
made by the Nova Scotia Water Authority  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**Province of Nova Scotia**  
**Nova Scotia *Water Act***

**in the Matter of the Source of Supply of the Public Water  
System for Margaretsville, Nova Scotia**

The Nova Scotia Water Authority, pursuant to Section 16 of the *Water Act*, as enacted by Chapter 42 of the Acts of 1963, hereby defines and prescribes for the purpose of said Section 16, an area surrounding a Water Course and Reservoir; in the County of Annapolis, being a source of water supply for the Village of Margaretsville.

**All** those lands in the vicinity of Margaretsville, Annapolis County, Nova Scotia, comprising of the Margaretsville watershed area and more particularly described as follows:

**Beginning** at the northeast angle of lands belonging to the Village of Margaretsville and being in the western boundary of the road leading from Margaretsville to Forest Glade.

**From thence** to run along the northern boundary of the aforesaid lands (by astronomic bearings) South sixty-two degrees nineteen minutes West four hundred and fifteen feet to a fence marking the eastern boundary of the Baker property.

**Thence** to run along the aforesaid fence South twenty-six degrees forty minutes East eight hundred and forty feet to the intersection of a fence marking the northern boundary of lands belonging to H. W. MacLean and said intersection marking the southeast angle of lands belonging to Baker.

**Thence** to run along the aforesaid fence South sixty-five degrees thirty-five minutes West three hundred and seventy-three feet to a point.

**Thence** South twenty-six degrees forty minutes East forty-eight feet to a point.

**Thence** South eighty-eight degrees zero minutes East six hundred and sixty-one feet to a point.

**Thence** North forty-five degrees fifty minutes East three hundred and sixty-three feet to a point in the western boundary of the road leading from Margaretsville to Forest Glade.

**Thence** Northerly a distance of one thousand one hundred and five feet more or less along the western boundary of said road **to the point of beginning** as shown on the attached plan, containing thirteen acres more or less.

**Dated** at Halifax, Nova Scotia, this 24th day of February 1967.

Nova Scotia Water Authority

Sgd.: *E. L. L. Rowe*  
Chairman

[Note: the plan referred to in this order is on file with the Registry of Regulations but is not available in this format. Please contact the Registry of Regulations for more information or to obtain a copy.]

**N.S. Reg. 257/2007 and 258/2007**

Made: December 17, 1971

Filed: May 9, 2007

Pottle Lake Watershed Protected Water Area Designation and Regulations

Order dated December 17, 1971

made by the Minister charged with the administration of the *Water Act*  
pursuant to Section 17 of the *Water Act***[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]****N.S. Reg. 257/2007**

Pottle Lake Protected Water Area Designation

Canada )  
Province of Nova Scotia )**In the Matter of** The *Water Act*, Chapter 335, of the Revised Statutes of Nova Scotia 1967

- and -

**In the Matter of** A Protected Water Area

The Undersigned, the Minister to whom the administration of the *Water Act* is assigned, pursuant to Section 17 of the said Act hereby orders that the area of land in the County of Cape Breton, hereinafter described, which surrounds a source of water supply for a water works operated by the Town of North Sydney, is now and hereafter designated as a Protected Water Area:

**Pottle Lake Watershed Area**

All those lands situate in the vicinity of Pottle Lake, County of Cape Breton, Province of Nova Scotia, comprising of the Pottle Lake Watershed as shown on plan E-7-20 recorded in the Crown Land Records Office, Department of Lands and Forests, Halifax and being more particularly described as follows:

**Beginning** at N.S. control survey monument #2081 located approximately 400 feet south of the Water Reservoir for the Town of North Sydney; said monument having plane rectangular coordinates (Northing 16,798, 928.63, Easting 1,312,684.74) based on zone 4 of the N.S. 3 degree Transverse Mercator Projection, central Meridian 61° 30' West longitude;

**From thence** (by grid bearings referenced to zone 4) South forty-two degrees fifty-six minutes fifteen seconds West four thousand one hundred and fifty-two decimal fifteen feet to a calculated point "C" (N 16,795,888.85, E 1,309,856.29) on the easterly boundary of the Trans-Canada Highway;

**Thence** Southerly following the easterly boundary of the Trans-Canada Highway to an iron bar marked CB-2387 (N 16,791,634.86, E 1,308,421.25) said iron bar being South eighteen degrees thirty-eight minutes twenty-nine seconds West four thousand four hundred and eighty-nine decimal fifty-two feet from aforementioned point "C";

**Thence** South forty-nine degrees four minutes East two thousand and seventy-five feet to a calculated point "D", (N 16,790,275.36, E 1,309,988.85);

**Thence** South thirty-one degrees fifty-six minutes West three thousand seven hundred and twenty-five feet to a calculated point "E", (N 16,787,114.09, E 1,308,018.58);

**Thence** South sixty-nine degrees twenty-six minutes West three thousand and fifty feet to a calculated point “F”, (N 16,786,042.63, E 1,305,162.97);

**Thence** South sixty-three degrees eight minutes fifty-two seconds West three thousand nine hundred and thirty-eight decimal forty-four feet to an iron bar marked CB-2386, (N 16,784,263.68, E 1,301,649.19), standing on the easterly boundary of the Trans-Canada Highway;

**Thence** North seventy-six degrees twenty-six minutes nineteen seconds West two thousand six hundred feet to a calculated point “G” (N 16,784,873.35, E 1,299,121.68);

**Thence** South sixty-five degrees three minutes forty-one seconds West six thousand one hundred feet to a calculated point “H”, (N 16,782,301.30, E 1,293,590.45);

**Thence** South eighty degrees three minutes forty-one seconds West four thousand seven hundred and fifty feet to a calculated point “I” (N 16,781,481.48, E 1,288,911.73);

**Thence** North forty-six degrees thirty-three minutes forty-one seconds East eight thousand two hundred feet to a calculated point “J” (N 16,787,119.61, E 1,294,865.84);

**Thence** North fifty-six degrees thirty-three minutes forty-one seconds East five thousand four hundred feet to a calculated point “K”, (N 16,790,095.25, E 1,299,372.02);

**Thence** North six degrees thirty-three minutes forty-one seconds East four thousand and fifty feet to a calculated point “L”, (N 16,794,118.72, E 1,299,834.80);

**Thence** North forty-three degrees thirty-three minutes forty-one seconds East five thousand three hundred and fifty feet to a calculated point “M”, (N 16,797,995.53, E 1,303,521.66);

**Thence** North sixty-eight degrees twenty-one minutes forty-seven seconds East four thousand five hundred and sixty-six decimal seventy-four feet to an iron bar marked CB-2389, (N 16,799,679.38, E 1,307,766.62); placed on the northerly boundary of the extension of Peppett Street leading from North Sydney to Saint Andrews Channel;

**Thence** Easterly following the northerly boundary of Peppett Street to an iron bar marked CB-2388, (N 16,798,675.72, E 1,309,412.39), said post being South fifty-eight degrees thirty-seven minutes twenty-four seconds East one thousand nine hundred and twenty-seven decimal sixty-six feet from iron post #CB-2389;

**Thence** North twenty-one degrees twenty minutes twenty-seven seconds East one thousand one hundred and seventy-one decimal ninety-one feet to a calculated point “A”, (N 16,799,767.30, E 1,309,838.85);

**Thence** North sixty-five degrees thirty-four minutes fifty-two seconds East two thousand eight hundred and seventy-five feet to a calculated point “B”, (N 16,800,955.84, E 1,312,456.67);

**Thence** South six degrees twenty-five minutes eight seconds east two thousand and forty feet to the **place of beginning** containing 3687 acres (acreage also includes Pottle Lake).

**Note:** Coordinates are provisional and are subject to final adjustment of control survey network.

**N.S. Reg. 258/2007**

Pottle Lake Watershed Protected Water Area Regulations

[Note: Subsection 106(5B) of the *Environment Act* deems these regulations to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

The Undersigned, pursuant to sub-section (2) of Section 17, does hereby order that with respect to The Pottle Lake Watershed Area the following regulations will apply:

- (a) Fishing, bathing and boating are prohibited.
- (b) Hunting is prohibited.
- (c) The disposal of wastes of any kind is prohibited except in accordance with the provisions of the *Water Act*, and the *Public Health Act*.
- (d) The use of biocides is prohibited.
- (e) Open burning is prohibited.
- (f) Camping and picnicing are prohibited.

**Dated** at Halifax, in the Province of Nova Scotia, this seventeenth day of December A.D. 1971.

Sgd.: *Glen M. Bagnell*  
Minister Charged with the Administration  
of the *Water Act*

**N.S. Reg. 259/2007 and 260/2007**

Made: March 8, 1972

Filed: May 9, 2007

Dares Lake Protected Water Area Designation and Regulations

Order dated March 8, 1972

made by the Minister charged with the Administration of the *Water Act*  
pursuant to Section 16 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**N.S. Reg. 259/2007**

Dares Lake Protected Water Area Designation

Canada )

Province of Nova Scotia )

**In the Matter of** The *Water Act*, Chapter 335, of the Revised Statutes of Nova Scotia 1967, as amended by Chapter 64 of the Statutes of Nova Scotia 1968

- and -

**In the Matter of** A Protected Water Area

The Undersigned, the Minister charged with the administration of the *Water Act*, pursuant to Section 17 of the said Act hereby orders that the area of land in the County of Lunenburg, hereinafter described, which surrounds a source of water supply for the water works operated by the Town of Lunenburg, is now and hereafter designated as a Protected Water Area:



All and singular that certain parcel or tract of land and land covered by water situate lying and being at Northwest in the County of Lunenburg, Province of Nova Scotia, Canada, which can be more particularly described as follows:

**Beginning** at a point on the division line between properties of Michael Falkenham and Lottie M. Cantelope et al. on the Northeastern side of Dares Lake which said point is located Three Hundred Sixty feet (360.0') measured Northeastwardly along said division line from the mean high water mark of the Northeastern shore of Dares Lake;

**Thence** from said point so located South Eleven degrees three minutes Fifty-four seconds East (S 11°03'54" E) (Astronomic Meridian) over said property of Lottie M. Cantelope et al. One Thousand Three Hundred Ninety feet (1,390.0') more or less, to a point marked by a stake driven into the ground;

**Thence** South Thirty-six degrees Twenty-six minutes Fifty-four seconds East (S 36°26'54" E) over properties of Lottie M. Cantelope et al. and Benjamin Kaulback One Thousand Four Hundred Seven and Seventy-four one hundredths feet (1,407.74') more or less, to a point marked by a stake driven into the ground;

**Thence** South Forty degrees Fifty-four minutes Thirty seconds West (S 40°54'30" W) along the Southeastern boundary of property of Evans Parks and Ross Parks Eight Hundred Fifty and Ninety-eight one hundredths feet (850.98') more or less, to a point marked by a stake driven into the ground;

**Thence** North Fifty-nine degrees Thirty minutes West (N 59°30' W) over said property of Evans Parks and Ross Parks One Thousand One Hundred Sixty-two feet (1,162.0') more or less to a point marked by a stake driven into the ground;

**Thence** South Thirty-seven degrees Thirty-one minutes West (S 37°31' W) over properties of Evans Parks and Ross Parks and Heirs of the Estate of Forman Robar and Amiel Demone respectively Five Thousand Eleven and Ninety-four one hundredths feet (5,011.94') more or less, to a point marked by a stake driven into the ground;

**Thence** South Seventy-two degrees Thirty minutes West (S 72°30' W) over property of Carol W. Dares and Elmore Awalt respectively Two Thousand Five Hundred Fifty-two and Ninety-one one hundredths feet (2,552.91') more or less, to a point marked by a stake driven into the ground;

**Thence** North Twenty-two degrees Thirty minutes West (N 22°30' W) over property of Elmore Awalt Seven Hundred Fifteen and Sixty-two one hundredths feet (715.62') more or less, to a point marked by a stake driven into the ground;

**Thence** North Nine degrees Thirty-nine minutes West (N 09°39' W) over property of Elmore Awalt and Hugh Anderson respectively One Thousand Three Hundred Ninety-six feet (1,396.0') more or less, to a point marked by a stake driven into the ground;

**Thence** North Seventeen degrees Four minutes East (N 17°04' E) over properties of Hugh Anderson, Lloyd Wentzell and Hazel Wentzell respectively Three Thousand Four Hundred Twenty Feet (3,420.0') more or less, to a point marked by a stake driven into the ground;

**Thence** North Twenty-seven degrees Thirty-five minutes East (N 27°35' E) over properties of Lloyd Wentzell and Hazel Wentzell, Olive E. Dorey and Aubrey Berringer respectively Four Thousand Two Hundred Seventy-nine and Seven one hundredths feet (4,279.07') more or less, to a point marked by a stake driven into the ground;

**Thence** North Fifty-three degrees Thirteen minutes Fifty-four seconds East (N 53°13'54" E) over property of Aubrey Berringer and along the division line between properties of Palmer Langille and Olive E. Dorey

Seven Hundred Seventy-eight and Thirty-eight one hundredths feet (778.38') more or less, to a point marked by a stake driven into the ground;

**Thence** North Fifty-two degrees Six seconds East (N 52°00'06" E) along said division line One Hundred Fifty-seven and Seventy-seven one hundredths feet (157.77') more or less, to a point marked by a stake driven into the ground;

**Thence** North Fifty-two degrees Thirty-six minutes East (N 52°36' E) along said division line Three Hundred Ninety-five and Forty-nine one hundredths feet (395.49') more or less, to a point marked by a stake driven into the ground;

**Thence** North Fifty-four degrees Fifty-three minutes East (N 54°53' E) along said division line One Hundred Eighty-two and Twenty-eight one hundredths feet (182.28') more or less, to a point marked by a stake driven into the ground;

**Thence** North Fifty-three degrees Seventeen minutes East (N 53°17' E) along said division line Two Hundred Ninety-six and Forty-six one hundredths feet (296.46') more or less, to a point marked by a stake driven into the ground;

**Thence** South Thirty-five degrees Fifty-six minutes East (S 35°56' E) over properties of Olive E. Dorey, Michael Falkenham and Aubrey Berringer One Thousand Three Hundred Sixty-four and Thirty-eight one hundredths feet (1,364.38' more or less, to a point marked by a stake driven into the ground;

**Thence** South Forty-three degrees Thirty-six minutes forty-eight seconds East (S 43°36'48" E) over property of Aubrey Berringer Two Hundred Twenty-five and Forty-five one hundredths feet (225.45') more or less, to a point marked by a stake driven into the ground;

**Thence** South Forty degrees Ten minutes East (S 40°10' E) over properties of Aubrey Berringer, Alice Spidle, Muriel Nauss, Olive Dorey and Michael Falkenham respectively One Thousand Five Hundred Fifteen and Sixty-six one hundredths feet (1,515.66') more or less, to a point marked by a stake driven into the ground;

**Thence** South Eleven degrees Three minutes Fifty-four seconds East (S 11°03'54" E) over said property of Michael Falkenham Four Hundred Eighty feet (480.0') more or less, to the point marking the place of beginning, all bearings being astronomic.

The herein described lot of land and land covered by the waters of Dares Lake contains an approximate area of Nine Hundred and Seventy-one one hundredths acres (900.71 acs.) and is shown on a Plan of Survey showing Dares Lake and bordering properties at Northwest, Lunenburg Co., N.S. dated at Bridgewater, N. S. the 27th day of March, A. D., 1971 and approved by Errol B. Hebb, Nova Scotia Land Surveyor No. 7.

### **N.S. Reg. 260/2007**

#### Dares Lake Protected Water Area Regulations

[**Note: Subsection 106(5B) of the Environment Act deems these regulations to have been filed under subsection 24(1) of the Regulations Act before April 1, 1978.**]

The Undersigned, pursuant to sub-section (2) of Section 17, does hereby order that with respect to the protected water area the following regulations will apply:

- 1** No Municipality or person shall discharge or deposit any material of any kind into or in any well, lake, river, pond, spring, stream, reservoir or other water or water course or on any shore or bank thereof or into or in any place that may cause pollution or impair the quality of the water in Dares Lake for domestic, commercial or industrial use.

- 2 No Municipal or private garbage or refuse may be disposed of within the prescribed watershed area, either by sanitary land fill, incineration or any other method.
- 3 No fishing, swimming, boating, camping, picnicking, snowmobiling or any other similar purpose will be permitted in or on the lake or in or on the prescribed area, unless it is for the express purpose of making surveys, taking water samples or any other use deemed necessary by the Town of Lunenburg for its own use and benefit.
- 4 No houses, cottages, sheds, lean to's, hovels, barns, privies or any other structure housing persons or animals, either on a temporary or permanent basis may be erected within the prescribed area.
- 5 No grazing of cattle or livestock of any kind will be permitted within the prescribed watershed area.
- 6 Any land presently being used and maintained as "cultivated land" may continue to be used as such, providing precautions are taken to prevent runoff of excessive amounts of insecticides and fertilizers that could even to a slight degree affect the quality of the water in Dares Lake.
- 7 Logging or cutting of wood on so-called "woodlot areas" may continue providing:
  - (a) Indiscriminate cutting is not permitted.
  - (b) Good conservation and preventative land erosion practices are adhered to.
  - (c) Persons carrying out the logging operation do not indiscriminately drain gas or oil from machinery, vehicles or hand machines on the ground where the residue could be washed into the lake.

**Dated** at Halifax, in the Province of Nova Scotia this 8th day of March A. D. 1972.

*Glen M. Bagnell*  
Minister Charged with the Administration of the *Water Act*

**N.S. Reg. 261/2007 and 262/2007**

Made: August 24, 1973

Filed: May 9, 2007

Stewiacke Watershed Protected Water Area Designation and Regulations

Order dated August 24, 1973  
made by the Minister charged with the Administration of the *Water Act*  
pursuant to Section 17 of the *Water Act*

[Note: Subsection 106(5B) of the *Environment Act* deems this designation to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

**N.S. Reg. 261/2007**

Stewiacke Watershed Protected Water Area Designation

**Canada****Province of Nova Scotia**

**In the Matter of** The *Water Act*, Chapter 335, of the Revised Statutes of Nova Scotia 1967, as amended

- and -

**In the Matter of** A Protected Water Area

The Undersigned, the Minister charged with the administration of the *Water Act*, pursuant to Section 17 of the said Act hereby orders that the area of land partly in the County of Halifax, and partly in the County of Colchester, hereinafter described, which surrounds a source of water supply for the water works operated by the Town of Stewiacke, is now and hereafter designated as a Protected Water Area:

All those lands situated in the vicinity of Stewiacke, partly in the County of Halifax and partly in the County of Colchester, Province of Nova Scotia comprising an approximate area of thirty-seven (37) square miles to be known as the Stewiacke Watershed Area, as shown outlined on Plan No. E-7-23A, dated the 22nd day of May, 1972 and prepared by the Department of Lands and Forests for Nova Scotia, entitled Stewiacke Watershed, recorded in the Crown Land Records Office, in the Department of Lands and Forests in Halifax, in the County of Halifax and being more particularly described as follows:

**Beginning** at point "A" being a Lands and Forests iron post situated on a westerly prolongation of the southerly wall of the Town of Stewiacke water supply pumphouse and being ninety feet from the southwest corner thereof;

**From thence** northeasterly in a direct line to point "B" being the intersection of the southerly boundary of Kitchener Street with the easterly edge of a brook said brook being approximately twenty-eight hundred feet easterly from the intersection of the aforementioned Kitchener Street and Saint Andrews Street;

**Thence** easterly along the southerly boundary of Kitchener Street to point "C" being the intersection of the southerly boundary Kitchener Street with the westerly boundary of the highway leading from Stewiacke East to Wittenburg;

**Thence** northeasterly in a direct line to point "D" being the intersection of the northerly boundary of Kitchener Street with the easterly boundary of the highway leading from Stewiacke East to Wittenburg;

**Thence** in a northerly direction along the easterly boundary of the highway leading from Stewiacke East to Wittenburg twenty-five hundred feet to point "E";

**Thence** northeasterly in a direct line to point “F” having co-ordinates (N 16,414,620.01) (E 1,336,599.74) based on the Nova Scotia Three Degree Modified Transverse Mercator Projection Zone 5 Central Meridian 64° 30' west longitude;

**Thence** (by grid bearings and distance) south twenty-eight degrees forty-nine minutes thirty-one seconds east thirteen thousand six hundred thirty-six decimal nine six feet to point “G” having co-ordinates (N 16,402,672.76) (E 1,343,174.67);

**Thence** in a direct line to point “H” situated on the westerly boundary of the Glenmore Road said point also being twenty-two hundred feet along the boundary of the said Glenmore Road from the intersection of the southerly boundary of Kitchener Street and the westerly boundary of the Glenmore Road;

**Thence** in a southwesterly direction following the westerly boundary of the Glenmore Road to point “I”;

**Thence** from point “I” by grid bearing south zero nine degrees fifteen minutes thirteen seconds west to point “J” having co-ordinates (N 16,385,444.05) (E 1,345,754.54);

**Thence** north seventy-four degrees thirty-eight minutes thirty-eight seconds west eleven thousand seven hundred thirty-six decimal one five feet to point “K” having co-ordinates (N 16,388,551.96) (E 1,334,437.39);

**Thence** south twenty-two degrees twenty-one minutes fifty seconds west nine thousand two hundred sixty-one decimal five two feet to point “L” having co-ordinates (N 16,379,987.04) (E 1,330,913.48);

**Thence** north seventy-three degrees eighteen minutes zero two seconds west eight thousand seven hundred eleven decimal three seven feet to point “M” having co-ordinates (N 16,382,490.27) (E 1,322,569.51);

**Thence** northwesterly in a direct line to Crown Post C-117;

**Thence** continuing in a northwesterly direction in a direct line to Crown Post C-118;

**Thence** southwesterly in a direct line to Crown Post C-124 situated on the westerly boundary of the West St. Andrews Road;

**Thence** southerly following the westerly boundary of the West St. Andrews Road to Crown Post C-123;

**Thence** southwesterly in a direct line to Crown Post C-126;

**Thence** westerly in a direct line to Crown Post C-131;

**Thence** southwesterly in a direct line to Crown Post C-132;

**Thence** southeasterly in a direct line to Crown Post C-133;

**Thence** southwesterly in a direct line to Crown Post C-134;

**Thence** northeasterly in a direct line to Crown Post C-127;

**Thence** continuing northeasterly in a direct line to Crown Post C-105;

**Thence** continuing northeasterly in a direct line to Crown Post C-106;

**Thence** northerly in a direct line to the **place of beginning**

**N.S. Reg. 262/2007**

## Stewiacke Watershed Protected Water Area Regulations

[Note: Subsection 106(5B) of the *Environment Act* deems these regulations to have been filed under subsection 24(1) of the *Regulations Act* before April 1, 1978.]

The Undersigned, pursuant to sub-section (2) of Section 17, does hereby order that with respect to the protected water area the following regulations will apply:

- 1 No Municipality, Organization, Firm, or Person shall cause to be discharged or deposited any material of any kind into any well, lake, river, pond, spring, stream, reservoir or other water or water course, or onto any shore or bank thereof or into any place within the protected water area that may cause pollution or impair the quality of the water in any part of the St. Andrews River for domestic, commercial or industrial use.
- 2 No Municipal or private garbage or refuse may be deposited or disposed of within the protected water area, either by sanitary land fill, incineration or any other method, unless the site and method of disposal are approved by the Town of Stewiacke and the Nova Scotia Department of Environment.
- 3 No swimming, boating, snowmobiling or any other similar act will be permitted in or on any lake, river, pond, spring, stream, or other water or water course within the Protected Water Area.
- 4 Any land which is used and maintained as farmland may continue to be used as such provided precautions are taken to prevent insecticides or fertilizers or the leachate from manure heaps or other polluting material from contributing to runoff of which could affect the chemical or bacteriological quality of the water in any part of St. Andrews River which is within the protected water area.
- 5 Logging or cutting of wood on wood-lot areas shall be permitted provided good conservation and land erosion prevention practices are adhered to.
- 6 Persons performing any operation which involves the use of mechanical equipment or the transportation of gasoline or oil shall not indiscriminately drain, and shall take precautions to prevent the spillage of, gasoline or oil onto the ground where such materials could contribute to or pollute the runoff from the area.
- 7 The direct or indirect discharge of process or domestic sanitary wastes to the surface or ground waters of the Protected Water Area shall not be permitted, unless an acceptable form of treatment has been applied to those wastes.
- 8 The piling or accumulation of sawdust, bark, chips, shavings, or any other wood processing or farming refuse shall not be permitted within 100 feet of the bank of any lake, river, pond, spring, stream, reservoir, or any other water course which is within the Protected Area.

**Dated** at Halifax, in the Province of Nova Scotia this 24th day of August A. D., 1973.

Sgd.: *Glen M. Bagnell*  
Minister Charged with the Administration of the *Water Act*

**N.S. Reg. 263/2007**

Made: May 3, 2007

Filed: May 3, 2007

Prescribed Petroleum Products Prices

Order dated May 3, 2007

made by the Minister of Service Nova Scotia and Municipal Relations  
pursuant to Section 14 of the *Petroleum Products Pricing Act*

**In the Matter of Section 14 of Chapter 11 of the Acts of 2005  
the *Petroleum Products Pricing Act***

- and -

**In the Matter of Sections 14 to 18 of the *Petroleum Products Pricing Regulations*  
made by the Governor in Council  
pursuant to Section 14 of the *Petroleum Products Pricing Act***

- and -

**In the Matter of an Order Prescribing Prices for Petroleum Products  
made by the Minister of Service Nova Scotia and Municipal Relations  
pursuant to Section 14 of the *Petroleum Products Pricing Act* and  
Sections 14 to 18 of the *Petroleum Products Pricing Regulations***

**Order**

I, Jamie Muir, Minister of Service Nova Scotia and Municipal Relations for the Province of Nova Scotia, pursuant to Section 14 of Chapter 11 of the Acts of 2005, the *Petroleum Products Pricing Act*, and Sections 14 to 18 of the *Petroleum Products Pricing Regulations*, hereby

- (a) repeal the Order dated April 19, 2007, which prescribed prices for petroleum products in the Province effective on and after 12:01 a.m. on April 20, 2007; and
- (b) prescribe prices for petroleum products in the Province as set forth in the tables in Schedule "A".

This Order is effective on and after 12:01 a.m. on May 4, 2007.

Made at Halifax, in the Halifax Regional Municipality, Nova Scotia, on May 3, 2007.

Sgd.: *Jamie Muir*  
Honourable Jamie Muir  
Minister of Service Nova Scotia and Municipal Relations



## Schedule "A"

**Prices Prescribed for Petroleum Products  
under the *Petroleum Products Pricing Act* and the  
*Petroleum Products Pricing Regulations*  
effective on and after 12:01 a.m. on May 4, 2007**

<b>Table 1: Benchmark Prices for Regulated Petroleum Products</b> (cents/litre)	
Regular unleaded gasoline	66.9
Mid-grade unleaded gasoline	69.9
Premium unleaded gasoline	72.9
Ultra low sulfur diesel oil	60.7

<b>Table 2: Fixed Wholesale Prices, Retail Mark-ups and Retail Prices for Regulated Petroleum Products</b> (cents/litre)									
		<b>Retail Mark-up</b>				<b>Retail Price</b> (includes all taxes)			
		Self-Service		Full-Service		Self-Service		Full-Service	
	<b>Fixed Wholesale Price</b> (excludes GST)	Min	Max	Min	Max	Min	Max	Min	Max
<b>Zone 1</b>									
Regular Unleaded	98.7	4.0	5.5	4.0	7.5	117.1	118.8	117.1	121.1
Mid-Grade Unleaded	101.7	4.0	5.5	4.0	7.5	120.5	122.2	120.5	124.5
Premium Unleaded	104.7	4.0	5.5	4.0	7.5	123.9	125.6	123.9	127.9
Ultra Low-Sulfur Diesel	86.4	4.0	5.5	4.0	7.5	103.1	104.8	103.1	107.0
<b>Zone 2</b>									
Regular Unleaded	99.1	4.0	5.5	4.0	7.5	117.5	119.2	117.5	121.5
Mid-Grade Unleaded	102.1	4.0	5.5	4.0	7.5	121.0	122.7	121.0	124.9
Premium Unleaded	105.1	4.0	5.5	4.0	7.5	124.4	126.1	124.4	128.4
Ultra Low-Sulfur Diesel	86.8	4.0	5.5	4.0	7.5	103.5	105.2	103.5	107.5
<b>Zone 3</b>									
Regular Unleaded	99.6	4.0	5.5	4.0	7.5	118.1	119.8	118.1	122.1
Mid-Grade Unleaded	102.6	4.0	5.5	4.0	7.5	121.5	123.2	121.5	125.5
Premium Unleaded	105.6	4.0	5.5	4.0	7.5	124.9	126.7	124.9	128.9
Ultra Low-Sulfur Diesel	87.3	4.0	5.5	4.0	7.5	104.1	105.8	104.1	108.1
<b>Zone 4</b>									
Regular Unleaded	99.6	4.0	5.5	4.0	7.5	118.1	119.8	118.1	122.1
Mid-Grade Unleaded	102.6	4.0	5.5	4.0	7.5	121.5	123.2	121.5	125.5
Premium Unleaded	105.6	4.0	5.5	4.0	7.5	124.9	126.7	124.9	128.9
Ultra Low-Sulfur Diesel	87.3	4.0	5.5	4.0	7.5	104.1	105.8	104.1	108.1
<b>Zone 5</b>									
Regular Unleaded	99.6	4.0	5.5	4.0	7.5	118.1	119.8	118.1	122.1
Mid-Grade Unleaded	102.6	4.0	5.5	4.0	7.5	121.5	123.2	121.5	125.5
Premium Unleaded	105.6	4.0	5.5	4.0	7.5	124.9	126.7	124.9	128.9
Ultra Low-Sulfur Diesel	87.3	4.0	5.5	4.0	7.5	104.1	105.8	104.1	108.1



<b>Zone 6</b>									
Regular Unleaded	100.4	4.0	5.5	4.0	7.5	119.0	120.7	119.0	123.0
Mid-Grade Unleaded	103.4	4.0	5.5	4.0	7.5	122.4	124.1	122.4	126.4
Premium Unleaded	106.4	4.0	5.5	4.0	7.5	125.9	127.6	125.9	129.8
Ultra Low-Sulfur Diesel	88.1	4.0	5.5	4.0	7.5	105.0	106.7	105.0	109.0

**N.S. Reg. 264/2007**

Made: May 4, 2007

Filed: May 4, 2007

## Petroleum Products Pricing Regulations

Order in Council 2007-251 dated May 4, 2007  
 Amendment to regulations made by the Governor in Council  
 pursuant to Section 14 of the *Petroleum Products Pricing Act*

The Governor in Council on the report and recommendation of the Minister of Service Nova Scotia and Municipal Relations dated April 27, 2007, and pursuant to Section 14 of Chapter 11 of the Acts of 2005, the *Petroleum Products Pricing Act*, is pleased to amend the *Petroleum Products Pricing Regulations*, N.S. Reg. 97/2006, made by the Governor in Council by Order in Council 2006-290 dated June 22, 2006, to change the date on which and the frequency with which the Minister sets the benchmark price in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after May 11, 2007.

**Schedule "A"**

**Amendment to the *Petroleum Products Pricing Regulations*  
 made by the Governor in Council pursuant to Section 14 of  
 Chapter 11 of the Acts of 2005,  
 the *Petroleum Products Pricing Act***

Section 14(2A) of the *Petroleum Products Pricing Regulations*, N.S. Reg 97/2006, made by the Governor in Council by Order in Council 2006-290 dated June 22, 2006, is amended by striking out "On December 1, 2006, and on every 2nd Friday afterwards," and substituting "On May 11, 2007, and every Friday afterwards,".

**N.S. Reg. 265/2007**

Made: May 4, 2007

Filed: May 4, 2007

Insurance Review Board Guidelines Regulations

Order in Council 2007-253 dated May 4, 2007  
Amendment to regulations made by the Governor in Council  
pursuant to Section 159 of the *Insurance Act*

The Governor in Council on the report and recommendation of the Minister assigned responsibility for the *Insurance Act* dated April 13, 2007, and pursuant to Section 159 of Chapter 231 of the Revised Statutes of Nova Scotia, 1989, the *Insurance Act*, is pleased to amend the *Insurance Review Board Guidelines Regulations*, N.S. Reg. 27/2007, made by the Governor in Council by Order in Council 2007-31 dated January 22, 2007, effective on and after May 4, 2007, by striking out “filed” in subsection 7(2) and substituting “approved or deemed to be approved by the Board”.

**N.S. Reg. 266/2007**

Made: May 4, 2007

Filed: May 4, 2007

Proclamation, S. 5, S.N.S. 2006, c. 34

Order in Council 2007-254 dated May 4, 2007  
Proclamation made by the Governor in Council  
pursuant to Section 5 of

*An Act to Amend Chapter 4 of the Acts of 1991, the Members and Public Employees Disclosure Act*

The Governor in Council on the report and recommendation of the Government House Leader dated April 20, 2007, pursuant to Section 5 of Chapter 34 of the Acts of 2006, *An Act to Amend Chapter 4 of the Acts of 1991, the Members and Public Employees Disclosure Act*, is pleased to order and declare by proclamation that Chapter 34 of the Acts of 2006, *An Act to Amend Chapter 4 of the Acts of 1991, the Members and Public Employees Disclosure Act*, do come into force on and not before May 4, 2007.

PROVINCE OF NOVA SCOTIA

sgd: **Mayann Francis**

G/S

ELIZABETH THE SECOND, by the Grace of God,  
of the United Kingdom, Canada and Her Other  
Realms and Territories, Queen, Head of the  
Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME, OR WHOM THE SAME MAY IN ANY WISE  
CONCERN,

GREETING:

**A PROCLAMATION**

WHEREAS in and by Section 5 of Chapter 34 of the Acts of 2006, *An Act to Amend Chapter 4 of the Acts of 1991, the Members and Public Employees Disclosure Act*, it is enacted as follows:

- 5 This Act comes into force on such day as the Governor in Council orders and declares by proclamation.

AND WHEREAS it is deemed expedient that Chapter 34 of the Acts of 2006, *An Act to Amend Chapter 4 of the Acts of 1991, the Members and Public Employees Disclosure Act*, do come into force on and not before May 4, 2007;

NOW KNOW YE THAT WE, by and with the advice of the Executive Council of Nova Scotia, do by this Our Proclamation order and declare that Chapter 34 of the Acts of 2006, *An Act to Amend Chapter 4 of the Acts of 1991, the Members and Public Employees Disclosure Act*, do come into force on and not before May 4, 2007, of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these our Letters to be made Patent and the Great Seal of Nova Scotia to be hereunto affixed.

WITNESS, Our Trusty and Well Beloved Her Honour the Honourable Mayann E. Francis, Lieutenant Governor of the Province of Nova Scotia.

AT Our Government House in the Halifax Regional Municipality, this 4th day of May in the year of Our Lord two thousand and seven and in the fifty-sixth year of Our Reign.

BY COMMAND:

**sgd: Murray K. Scott**  
Provincial Secretary  
Minister of Justice and Attorney General

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**N.S. Reg. 267/2007**

Made: May 4, 2007

Filed: May 4, 2007

Proclamation, S. 63, S.N.S. 2006, c. 2

Order in Council 2007-255 dated May 4, 2007  
Proclamation made by the Governor in Council  
pursuant to Section 63 of the  
*Financial Measures (2006) Act*

The Governor in Council on the report and recommendation of the Minister of Finance dated April 18, 2007, pursuant to subsection (1) of Section 63 of Chapter 2 of the Acts of 2006, the *Financial Measures (2006) Act*, and subsection (7) of Section 3 of Chapter 235 of the Revised Statutes of Nova Scotia, 1989, the *Interpretation Act*, is pleased to order and declare by proclamation that Sections 33, 36 and 40 of Chapter 2 of the Acts of 2006, the *Financial Measures (2006) Act*, do come into force on and not before May 4, 2007.

PROVINCE OF NOVA SCOTIA

sgd: **Mayann Francis**

G/S

ELIZABETH THE SECOND, by the Grace of God,  
of the United Kingdom, Canada and Her Other  
Realms and Territories, Queen, Head of the  
Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME, OR WHOM THE SAME MAY IN ANY WISE  
CONCERN,

GREETING:

**A PROCLAMATION**

WHEREAS in and by subsection (1) of Section 63 of Chapter 2 of the Acts of 2006, the *Financial Measures (2006) Act*, it is enacted as follows:

- 63 (1)** This Act, except Sections 2, 10, 11, 18, 19 and 21, subsections 25(2) and (3), Section 26, clauses 27(1)(a), (b) and (d) and Sections 52 and 53, comes into force on such day as the Governor in Council orders and declares by proclamation.

AND WHEREAS it is deemed expedient that Sections 33, 36 and 40 of Chapter 2 of the Acts of 2006, the *Financial Measures (2006) Act*, do come into force on and not before May 4, 2007;

NOW KNOW YE THAT WE, by and with the advice of the Executive Council of Nova Scotia, do by this Our Proclamation order and declare that Sections 33, 36 and 40 of Chapter 2 of the Acts of 2006, the *Financial Measures (2006) Act*, do come into force on and not before May 4, 2007, of which all persons concerned are to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these  
our Letters to be made Patent and the  
Great Seal of Nova Scotia to be  
hereunto affixed.

WITNESS, Our Trusty and Well Beloved Her Honour  
the Honourable Mayann E. Francis, Lieutenant  
Governor of the Province of Nova Scotia.

AT Our Government House in the Halifax Regional  
Municipality, this 4th day of May in the year of  
Our Lord two thousand and seven and in the fifty-  
sixth year of Our Reign.

BY COMMAND:

**sgd: Murray K. Scott**  
Provincial Secretary  
Minister of Justice and Attorney General

**N.S. Reg. 268/2007**

Made: April 17, 2007

Approved: May 4, 2007

Filed: May 4, 2007

## Governmental Unit and Government Business Enterprise Designations Regulations

Order in Council 2007-256 dated May 4, 2007  
Regulations made by the Governor in Council  
pursuant to Section 80 of the *Provincial Finance Act*

The Governor in Council on the report and recommendation of the Minister of Finance dated April 17, 2007, and pursuant to Section 80 of Chapter 365 of the Revised Statutes of Nova Scotia, 1989, the *Provincial Finance Act*, is pleased on and after May 4, 2007 to:

- (a) approve the repeal by the Minister of Finance of the *Governmental Unit and Government Business Enterprise Designations Regulations*, N.S. Reg. 20/2002, made by the Governor in Council by Order in Council 2002-72 dated March 1, 2002; and
- (b) approve of new regulations respecting governmental unit and government business enterprise designations made by the Minister of Finance in the form set forth in Schedule "A" attached to and forming part of the report and recommendation.

**Schedule "A"**

**In the matter of Section 80 of Chapter 365 of the  
Revised Statutes of Nova Scotia, 1989,  
the *Provincial Finance Act***

**and**

**In the matter of Regulations Respecting Governmental Unit and  
Government Business Enterprise Designations  
made by the Minister of Finance**

**Order**

I, Michael G. Baker, Q.C., Minister of Finance for the Province of Nova Scotia, pursuant to Section 80 of Chapter 365 of the Revised Statutes of Nova Scotia, 1989, the *Provincial Finance Act*, hereby

- (a) repeal the *Governmental Unit and Government Business Enterprise Designations Regulations*, N.S. Reg. 20/2002, made by the Governor in Council by Order in Council 2002-72 dated March 1, 2002; and
- (b) make new regulations respecting governmental unit and government business enterprise designations, in the form set forth in the attached.

These regulations are effective on and after the date they are approved by the Governor in Council.

Dated and made at Halifax, Nova Scotia, April 17, 2007.

Sgd.: *Michael Baker*  
Honourable Michael G. Baker, Q.C.  
Minister of Finance

**Regulations Respecting Governmental Unit and  
Government Business Enterprise Designations  
made by the ~~Governor in Council~~ [Minister of Finance] under Section 80 of Chapter 365  
of the Revised Statutes of Nova Scotia, 1989,  
the *Provincial Finance Act***

**Citation**

- 1 These regulations made be cited as the *Governmental Unit and Government Business Enterprise Designations Regulations*.

**Designated governmental units**

- 2 The following entities are designated as governmental units for the purposes of the *Provincial Finance Act*:

**Governmental Units**

Acadia Coal Company Limited Fund  
AgraPoint International Inc.  
AgriTECH Park Inc.  
Annapolis Valley District Health Authority  
Annapolis Valley Housing Authority  
Annapolis Valley Regional School Board  
Art Gallery of Nova Scotia  
Bioscience Enterprise Centre Incorporated  
Cape Breton District Health Authority  
Cape Breton Island Housing Authority  
Cape Breton Victoria Regional School Board  
Capital District Health Authority  
Check Inns Limited  
Chignecto-Central Regional School Board  
Coal Research Agreement Fund  
Cobequid Housing Authority  
Colchester East Hants Health Authority  
Conseil Scolaire Acadien Provincial  
Consolidated Fund  
CorFor Capital Repairs and Replacements Fund  
Crown Land Mine Remediation Fund  
Crown Land Silviculture Fund  
Cumberland Health Authority  
Eastern Mainland Housing Authority  
Gaming Addiction Treatment Trust Fund  
Guysborough Antigonish-Strait Health Authority  
Habitat Conservation Fund  
Halifax Regional School Board  
Industrial Expansion Fund  
Insured Prescription Drug Plan Trust Fund  
Izaak Walton Killam Health Centre  
Law Reform Commission  
Mainstream 1992 Fund  
Maritime Fall Fair Association  
Metropolitan Regional Housing Authority  
Muggah Creek Remediation Fund  
Nova Scotia Arts Council  
Nova Scotia Blueberry Institute Fund

Nova Scotia Business Incorporated  
Nova Scotia Community College  
Nova Scotia Community College Foundation  
Nova Scotia Coordinate Referencing System Trust Fund  
Nova Scotia Crop and Livestock Insurance Commission  
Nova Scotia E911 Cost Recovery Fund  
Nova Scotia Environmental Trust  
Nova Scotia Farm Loan Board  
Nova Scotia Film Development Corporation  
Nova Scotia Fisheries and Aquaculture Loan Board  
Nova Scotia Gaming Foundation  
Nova Scotia Government Acadian Bursary Program Fund  
Nova Scotia Government Fund Limited  
Nova Scotia Harness Racing Incorporated  
Nova Scotia Health Research Foundation  
Nova Scotia Housing Development Corporation  
Nova Scotia Hurricane Juan Recovery Fund  
Nova Scotia Innovation Corporation  
Nova Scotia Legal Aid Commission  
Nova Scotia Market Development Initiative Fund  
Nova Scotia Municipal Finance Corporation  
Nova Scotia Pension Agency  
Nova Scotia Power Finance Corporation  
Nova Scotia Primary Forest Products Marketing Board  
Nova Scotia School Boards Association  
Nova Scotia School Insurance Exchange  
Nova Scotia School Insurance Program Association  
Nova Scotia Utility and Review Board  
P3 Schools Capital and Technology Refresh Fund  
Partnership Trust Fund  
Pengrowth Nova Scotia Energy Scholarship  
Pictou County Health Authority  
Provincial Drug Distribution Program  
Public Archives of Nova Scotia  
Public Debt Management Fund  
Resource Recovery Fund Board Incorporated  
Rockingham Terminal Incorporated  
Scotia Benefit Fund  
Scotia Learning Technology Refresh Fund  
Sherbrooke Restoration Commission  
South Shore District Health Authority  
South Shore Housing Authority  
South Shore Regional School Board  
South West Nova District Health Authority  
Species-at-risk Conservation Fund  
Strait Regional School Board  
Sustainable Forestry Fund  
Sydney Environmental Resources Limited  
Sydney Steel Corporation  
Sydney Tar Ponds Agency  
Sysco Decommissioning Fund  
Trade Centre Limited  
Tri-County Housing Authority

Tri-County Regional School Board  
Upper Clements Family Theme Park Limited  
Waterfront Development Corporation Limited  
1402998 Nova Scotia Limited  
3039255 Nova Scotia Limited  
3052155 Nova Scotia Limited  
3087532 Nova Scotia Limited  
3104102 Nova Scotia Limited

**Designated government business enterprises**

3 The following entities are designated as government business enterprises for the purposes of the *Provincial Finance Act*:

**Government Business Enterprises**

Atlantic Lottery Corporation  
Halifax-Dartmouth Bridge Commission  
Highway 104 Western Alignment Corporation  
Interprovincial Lottery Corporation  
Nova Scotia Gaming Corporation  
Nova Scotia Liquor Corporation

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**N.S. Reg. 269/2007**

Made: May 4, 2007

Filed: May 4, 2007

Access-A-Home Program Regulations

Order in Council 2007-260 dated May 4, 2007  
Amendment to regulations made by the Governor in Council  
pursuant to Section 26 of the *Housing Act*

The Governor in Council on the report and recommendation of the Minister of Community Services dated April 16, 2007, and pursuant to Section 26 of Chapter 211 of the Revised Statutes of Nova Scotia, 1989, the *Housing Act*, is pleased to amend the regulations respecting the Access-A-Home Program, N.S. Reg. 154/93, made by Order in Council 1993-836 dated October 19, 1993, in the manner set forth in Schedule "A" attached to and forming part of the report and recommendation, effective on and after May 4, 2007.

**Schedule "A"**

**Amendment to the Regulations Respecting the Access-A-Home Program  
made pursuant to Section 26 of Chapter 211  
of the Revised Statutes of Nova Scotia, 1989,  
the *Housing Act***

1 Section 1 of the regulations respecting the Access-A-Home Program, N.S. Reg 154/93, made by the Governor in Council by Order in Council 93-836 dated October 19, 1993, is amended by

(a) striking out the period at the end of clause (f) and substituting a semi-colon; and



- (b) adding the following clause immediately after clause (f):
- (g) “immediate family” includes a spouse, mother, stepmother, father, stepfather, son, stepson, daughter or stepdaughter or a permanent member of the household.
- 2 Section 2 of the regulations is amended by adding the following subsection immediately after subsection (5):
- (6) The Minister may deem a participant to be eligible for a grant under clause (1)(b), who is otherwise ineligible under clause (1)(b), if the applicant supplies proof by medical documentation of the likelihood that the applicant will become limited to a wheelchair within 6 months of the date of their application.
- 3 Subsection 3(1) of the regulations is amended by striking out “\$3,000” and substituting “\$5000”.

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**N.S. Reg. 270/2007**

Made: April 24, 2007 and May 11, 2007

Filed: May 15, 2007

## Summary Offence Tickets Regulations

Order in Council 2007-267 dated May 11, 2007

Amendment to regulations made by the Minister of Justice and by the Governor in Council pursuant to Section 8 of the *Summary Proceedings Act*

The Governor in Council on the report and recommendation of the Minister of Justice and Attorney General dated April 24, 2007, and pursuant to Section 8 of Chapter 450 of the Revised Statutes of Nova Scotia 1989, the *Summary Proceedings Act*, is pleased to add Schedule 18AB to the *Summary Offence Ticket Regulations*, N.S. Reg. 4/2001, made by the Governor in Council by Order in Council 2001-21 dated January 18, 2001, to include certain offences under the Municipality of the District of Digby Dog By-law as summary offence ticket offences and to set the out-of-court settlement amounts for the offences, in the manner set forth in Schedule “A” attached to and forming part of the report and recommendation, effective on and after May 11, 2007.

**Order**

I, Murray K. Scott, M.B., Minister of Justice and Attorney General of Nova Scotia, hereby order and direct pursuant to Section 8 of Chapter 450 of the Revised Statutes of Nova Scotia, 1989, the *Summary Proceedings Act*, that the penalty to be entered on a summons in respect of an offence set out in amendments to the Schedules to the *Summary Offence Tickets Regulations*, N.S. Reg. 4/2001, set forth in Schedule “A”, is the amount of the out-of-court settlement set out opposite the description of that offence, and the out of court settlement amount includes the charge provided for, and in accordance with, Sections 8 and 9 of the Act.

This Order is effective on and after the making by the Governor in Council of the amendments to the *Summary Offence Tickets Regulations* set out in Schedule “A”.

**Dated and made** April 24, 2007, at Halifax, Halifax Regional Municipality, Province of Nova Scotia.

Sgd.: *Murray Scott*  
Honourable Murray K. Scott, M.B.  
Minister of Justice and Attorney General of Nova Scotia

## Schedule "A"

**Amendment to the *Summary Offence Tickets Regulations*  
made by the Governor in Council pursuant to Section 8 of Chapter 450  
of the Revised Statutes of Nova Scotia, 1989, the *Summary Proceedings Act***

The *Summary Offence Tickets Regulations*, N.S. Reg. 4/2001, made by the Governor in Council by Order in Council 2001-21 dated January 18, 2001, are amended by adding the following Schedule immediately after Schedule 18AA:

**Schedule 18AB  
Municipality of the District of Digby By-laws**

Offence	Section	Out of Court Settlement
<b>Dog by-law – No. 2006-02</b>		
1. Owing dog that runs at large	15(1)	\$337.00
2. Owner of dog failing to register dog	15(2)	
first offence		\$222.00
second offence		\$279.50
third offence		\$337.00
3. Owing fierce or dangerous dog	15(3)	\$337.00
4. Owing dog that without provocation attacked or injured (specify) any person or property (specify)	15(4)	\$452.00
5. Owing dog which persistently disturbs quiet of neighbourhood between 9:00 p.m. and 9:00 a.m. by barking, howling or in any manner (specify)	15(5)	\$337.00

**N.S. Reg. 271/2007**

Made: March 29, 2007

Approved: May 7, 2007

Filed: May 15, 2007

Total Production Quota Regulations

Order dated May 7, 2007

Regulations made by the Dairy Farmers of Nova Scotia  
and approved by the Natural Products Marketing Council  
pursuant to clause 14(1)(e) of the *Dairy Industry Act*

**Dairy Farmers of Nova Scotia**

The Dairy Farmers of Nova Scotia, pursuant to clause 14(1)(e) of Chapter 24 of the Acts of 2000, the *Dairy Industry Act*, at meetings held on March 29, 2007, repealed the *Total Production Quota Regulations*, N.S. Reg. 234/2004, made by the Dairy Farmers of Nova Scotia on November 9, 2004, and made new regulations respecting total production quota in the form attached, effective on and after May 7, 2007.

Dated and signed at Truro, Nova Scotia May 7/07

Sgd.: *Brian Cameron*  
Brian Cameron  
General Manager  
Dairy Farmers of Nova Scotia

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Approved as to Form Only by the Natural Products Marketing Council at Truro, Nova Scotia, on May 7, 2007.

Sgd. *E. A. Crouse*  
Liz Crouse  
Acting General Manager  
Natural Products Marketing Council

### Schedule "A"

**Total Production Quota Regulations  
made by the Dairy Farmers of Nova Scotia  
under clause 14(1)(e) of Chapter 24 of the Acts of 2000,  
the Dairy Industry Act**

#### Citation

1 These regulations may be cited as the *Total Production Quota Regulations*.

#### Interpretation

2 In these regulations,

- (a) "Act" means the *Dairy Industry Act*;
- (b) "adjusted TPQ" means
  - (i) for a producer existing on February 1, 2006, the producer's TPQ, exclusive of any purchases or sales of TPQ by the producer on the TPQ exchange after February 1, 2006, or
  - (ii) for a new producer after February 1, 2006, the producer's TPQ at the time production begins;
- (c) "base TPQ" means
  - (i) for a producer existing on February 1, 2006, the producer's TPQ on February 1, 2006, or
  - (ii) for a new producer after February 1, 2006, the producer's TPQ at the time production begins;
- (d) "dairy farm" includes all of the following:
  - (i) land and buildings necessary for a producer's dairy operation,
  - (ii) a producer's dairy and farm equipment,

- (iii) all of a producer's cows that have calved at least once and are required to support the producer's Total Production Quota as determined by the Board;
- (e) "immediate member of the family", in relation to a producer, means the producer's spouse, child, grandchild, son-in-law, daughter-in-law, niece, nephew, grandson-in-law, granddaughter-in-law, or another person who stands in a relationship to a producer as determined by the Board;
- (f) "market clearing price" means the price at which TPQ is deemed bought or sold on the TPQ exchange, as determined under Section 25;
- (g) "new producer" means a person who
  - (i) is not selling milk to the Board,
  - (ii) is licensed by the Board to produce milk under the Act,
  - (iii) is located within a reasonable area for bulk milk pickup,
  - (iv) has never previously held a licence to produce milk under the Act, and
  - (v) is none of the following:
    - (A) a director, officer, partner, shareholder or spouse of a producer,
    - (B) a corporation or partnership of which a producer, or a producer's spouse, is a director, officer, partner or shareholder,
    - (C) a corporation or partnership that has any directors, officers, partners or shareholders in common with a producer,
    - (D) in the opinion of the Board, otherwise related to a producer;
- (h) "non-saleable adjustment quota" or "NSAQ" means a quota designated as such by the Board and allotted by the Board in accordance with these regulations to represent a portion of an individual producer's share of the Provincial TPQ, and expressed in kilograms of butterfat;
- (i) "pay period" means the period customarily followed by the Board for paying transporters and producers;
- (j) "Provincial total production quota" or "Provincial TPQ" means the total annual butterfat required to meet the Province's annual butterfat or equivalent milk volume requirements and supply Provincial demand for fluid milk, as allotted under the *Dairy Products Marketing Regulations* made under the *Canadian Dairy Commission Act*;
- (k) "Quota Committee" means the committee established under Section 11;
- (l) "total production quota" or "TPQ" means a quota allotted by the Board in accordance with these regulations to represent a portion of an individual producer's share of the Provincial TPQ expressed in kilograms of butterfat;

- (m) “TPQ exchange” means the exchange for the buying and selling of TPQ administered by the Board in accordance with these regulations and the *Interprovincial Milk Quota Regulations* made under the Act; and
- (n) “year” means the dairy year as determined by the Board.

### Application of regulations

3 These regulations apply only to producers of cows’ milk.

### Producer quota allotment and registration

4 (1) TPQ and NSAQ may be allotted only to a producer who meets all of the following criteria:

- (a) the producer is eligible for registration with the Canadian Dairy Commission;
  - (b) the producer meets the requirements of the *Milk Producers Licensing Regulations* made under the Act;
  - (c) except for a new producer, the producer is selling milk to the Board in accordance with these regulations.
- (2) Each producer who meets the criteria in subsection (1) must be assigned a registration number by the Board.
- (3) There must be only 1 registration number for 1 dairy farm, and 1 producer must hold only 1 registration number regardless of whether the producer operates 1 or more dairy farms.
- (4) The Board must allot only one TPQ and one NSAQ for each producer.

### Duty to comply with regulations

- 5 (1) Except as provided for in these regulations, TPQ and NSAQ must not be sold, assigned, leased or transferred.
- (2) If a producer contravenes these regulations, the Board may revoke or suspend any or all TPQ and NSAQ registered to the producer on any terms and conditions that the Board considers appropriate in the circumstances.

### Prohibited uses of milk shipment

- 6 (1) A producer must not ship milk to a processor on the basis of either of the following:
- (a) TPQ and NSAQ allotment registered in the name of another producer;
  - (b) the producer’s TPQ and NSAQ allotment, if the milk is from cows other than those located on the producer’s dairy farm.
- (2) A producer must not ship milk to another producer for the purpose of shipment or reshipment to a processor.

### Board order to dispose of NSAQ or TPQ

7 The Board may order a producer to dispose of the producer’s NSAQ first and then their TPQ, after the producer’s allocation of NSAQ has been reduced to zero, in either of the following circumstances:

- (a) the producer’s production is too low to provide satisfactory cooling, sampling or measurement;

- (b) the producer has shipped at a rate of less than 110 L per day for more than 2 consecutive pay periods.

### Assignment of TPQ

**8 (1)** In this Section, “recognized lending institution” means any of the following:

- (a) a bank listed in Schedule I or Schedule II of the *Bank Act* (Canada);
  - (b) a credit union to which the *Credit Union Act* applies;
  - (c) the Nova Scotia Farm Loan Board;
  - (d) Farm Credit Canada;
  - (e) a lender approved by the Board.
- (2) On receiving a completed assignment of TPQ in a form approved by the Board, made between a recognized lending institution and a producer for the purpose of a secured transaction, the Board may consent to the assignment on any terms and conditions that the Board considers appropriate.
- (3) The consent of the Board to an assignment of TPQ does not in any circumstances, nor is it deemed to, warrant the validity of the assignment, and the Board is not liable for any loss or damage that may be suffered by the lending institution as a result of its reliance upon such assignment.
- (4) The Board must not consent to an assignment of TPQ that has a term of longer than 10 years.

### Calculating producer payment and quota utilization

**9** To calculate producer payment and quota utilization, each producer’s monthly TPQ and NSAQ is calculated by multiplying the sum of the producer’s daily TPQ and NSAQ by the number of days of milk production shipped during that month.

### Adjusting Provincial total production quota

- 10 (1)** The Board may make an interim adjustment to Provincial TPQ to ensure that an adequate supply of milk is available to meet market requirements.
- (2) After consulting with the Quota Committee, the Board may allot any adjustment to the Provincial TPQ to producers based on the following conditions:
- (a) if a producer has NSAQ, an increase in Provincial TPQ will be allotted to their NSAQ as a percentage of the producer’s total TPQ and NSAQ holdings as of the date of the adjustment;
  - (b) if a producer does not have NSAQ and their adjusted TPQ is less than their base TPQ, an increase in Provincial TPQ will be allotted as follows:
    - (i) first to their TPQ as a percentage of their TPQ holdings as of the date of the adjustment up to the point that their adjusted TPQ is equal to their base TPQ, and
    - (ii) then to their NSAQ;
  - (c) if a producer has NSAQ, a decrease in Provincial TPQ will be deducted as follows:
    - (i) first from their NSAQ allotment as a percentage of their TPQ and NSAQ holdings as of the date of the adjustment, and

- (ii) then from their TPQ after the producer's allotment of NSAQ has been reduced to zero;
  - (d) if a producer does not have NSAQ, a decrease in Provincial TPQ will be deducted from their TPQ as a percentage of the producer's TPQ holdings as of the date of the adjustment.
- (3) On acquiring TPQ through an assessment under Section 15, the Board must do one or a combination of any of the following:
- (a) retain it;
  - (b) apply it against a Provincial TPQ reduction;
  - (c) allocate it among producers in accordance with subsection 10(2).

### **Quota Committee**

- 11 (1) A Provincial quota committee must be established to administer Sections 13, 28 and 29 on behalf of the Board, and to make recommendations to the Board on the remainder of these regulations.
- (2) The Quota Committee is composed of the Executive Committee of the Board.
- (3) Each member of the Quota Committee has one vote.
- (4) The Quota Committee must appoint one of its members as Chair.

### **TPQ flexibility for individual producers**

- 12 (1) Production is classed as in-quota when cumulative production is equal to or less than 15 times the sum of daily TPQ and NSAQ.
- (2) Cumulative production that exceeds cumulative TPQ and NSAQ by more than 15 times the sum of daily TPQ and NSAQ is classed as over-quota production.
- (3) The limit of cumulative under-production is 15 times the sum of daily TPQ and NSAQ.
- (4) Under-production up to the limit may be carried forward indefinitely.
- (5) Under-production in excess of the limit must not be carried forward.
- (6) When a producer sells their entire TPQ on the TPQ exchange or in a transfer of TPQ with their dairy farm under subsection 13(2),
- (a) all cumulative production in excess of cumulative TPQ and NSAQ at the time of the quota transfer is classed as over-quota production; and
  - (b) the selling producer must reimburse the Board for all over-quota production described in clause (a), based on the difference between the most recent component prices and the over-quota component prices.

### **Transfers of TPQ or NSAQ**

- 13 (1) A transfer of TPQ or NSAQ is not effective until authorized by the Board.
- (2) A transfer of TPQ must take place on the TPQ exchange, except for all of the following:
- (a) a transfer of TPQ with a dairy farm to a producer or any person who is not a new producer;

- (b) a transfer of TPQ with a dairy farm to a new producer;
- (c) a transfer of TPQ to an immediate member of the family;
- (d) a transfer of TPQ to a partnership or corporation in which the transferring producer is to be actively involved in the partnership or corporation as a partner or a shareholder;
- (e) a transfer of TPQ from a partnership or corporation to a producer or producers who were actively involved in the partnership or corporation as partners or shareholders.
- (3) After a transfer of TPQ as described in clause (2)(b), (c) or (d) takes place, the recipient's resulting TPQ is calculated as follows:
- (a) the recipient's base TPQ is the sum of the recipient's base TPQ immediately before the transfer plus the transferor's base TPQ; and
- (b) the recipient's adjusted TPQ is the sum of the recipient's adjusted TPQ immediately before the transfer plus the transferor's adjusted TPQ.
- (4) After a transfer of TPQ as described in clause (2)(a) takes place, the recipient's resulting TPQ is calculated in accordance with the following formulas:
- (a)  $RB(b) = RB(a) + [TB(a) \times R(b) / (R(a) + T(a))]$
- in which
- RB(b) = Recipient's base TPQ immediately after the transfer  
 RB(a) = Recipient's base TPQ immediately before the transfer  
 TB(a) = Transferor's base TPQ immediately before the transfer  
 R(b) = Recipient's TPQ immediately after the transfer  
 R(a) = Recipient's TPQ immediately before the transfer  
 T(a) = Transferor's TPQ immediately before the transfer
- (b)  $RA(b) = RA(a) + [TA(a) \times R(b) / (R(a) + T(a))]$
- in which
- RA(b) = Recipient's adjusted TPQ immediately after the transfer  
 RA(a) = Recipient's adjusted TPQ immediately before the transfer  
 TA(a) = Transferor's adjusted TPQ immediately before the transfer  
 R(b) = Recipient's TPQ immediately after the transfer  
 R(a) = Recipient's TPQ immediately before the transfer  
 T(a) = Transferor's TPQ immediately before the transfer
- (5) After a transfer of TPQ as described in clause (2)(e) takes place, the recipient's resulting TPQ is calculated in accordance with the following formulas:
- (a)  $RB(b) = TB(a) \times R(b) / T(a)$
- in which
- RB(b) = Recipient's base TPQ immediately after the transfer  
 TB(a) = Transferor's base TPQ immediately before the transfer



R(b) = Recipient's TPQ immediately after the transfer  
 T(a) = Transferor's TPQ immediately before the transfer

$$(b) \quad RA(b) = TA(a) \times R(b) / T(a)$$

in which

RA(b) = Recipient's adjusted TPQ immediately after the transfer  
 TA(a) = Transferor's adjusted TPQ immediately before the transfer  
 R(b) = Recipient's TPQ immediately after the transfer  
 T(a) = Transferor's TPQ immediately before the transfer

- (6) No transfers of NSAQ are permitted, except for all of the following:
- (a) a transfer of NSAQ with a dairy farm to a new producer;
  - (b) a transfer of NSAQ to an immediate member of the family;
  - (c) a transfer of NSAQ to a partnership or corporation in which the transferring producer is to be actively involved in the dairy farm as a partner or a shareholder;
  - (d) a transfer of NSAQ from a partnership or corporation to a producer or producers who were actively involved in the partnership or corporation as partners or shareholders.
- (7) A new producer or a producer who purchases or acquires a dairy farm must acquire the TPQ allotted to the previous owner.
- (8) Except as otherwise approved by the Board, all transfers of TPQ and NSAQ must occur at the beginning of a pay period.

#### **TPQ grandfathered in sale or transfer**

- 14 (1) In the context of a sale or other transfer of TPQ, "grandfathered TPQ" means TPQ acquired by the seller on or before May 7, 2007.
- (2) TPQ acquired by a seller after May 7, 2007 is deemed to be grandfathered TPQ if
- (a) the TPQ was grandfathered TPQ immediately before it was acquired by the seller; and
  - (b) the seller acquired the TPQ by transfer under clause 13(2)(b),(c),(d), or (e);
- (3) In determining whether TPQ that is being transferred is grandfathered TPQ, the seller is deemed to be selling the TPQ on a "last in, first out" basis, so that the TPQ the seller acquired most recently is the first to be sold.

#### **Assessment on TPQ transfer**

- 15 Each transfer of TPQ is subject to a 30% assessment, so that 30% of the seller's TPQ transferred or sold reverts to the Board, and 70% of the seller's TPQ transferred or sold transfers to the buyer, unless
- (a) the TPQ being transferred is grandfathered TPQ; or
  - (b) the transfer of TPQ takes place under clause 13(2)(b), (c), (d) or (e).

**TPQ and NSAQ of producer who ceases producing**

- 16 (1) A producer who ceases production must sell their TPQ before the 5th TPQ exchange after the date of the producer's last milk shipment, except that if the 4th TPQ exchange after the date of the last milk shipment is pro-rated for sellers, the producer must sell all their remaining TPQ in the next TPQ exchange that is not pro-rated for sellers.
- (2) If a producer fails to comply with the time limits set out in subsection (1), their TPQ will be cancelled by the Board.
- (3) On selling all of their TPQ, a producer's allocation of NSAQ become unallocated and the Board must do one or any combination of the following:
- (a) retain it;
  - (b) apply it against a Provincial TPQ reduction;
  - (c) allocate it among producers.

**2-step transfers**

- 17 (1) If authorized by the Board, a producer may complete a transfer to a partnership or corporation under clause 13(2)(d) or 13(6)(c) in 2 steps, with part of the TPQ being transferred in step 1 and the balance of the TPQ and the NSAQ being transferred in step 2.
- (2) During the period between step 1 and step 2 of a 2-step transfer,
- (a) the producer and the partnership or corporation are deemed to be 1 producer; and
  - (b) there is deemed to be one dairy farm between the producer and the partnership or corporation.
- (3) A producer must undertake a 2-step transfer by
- (a) submitting a written request for approval to the Board;
  - (b) completing the 2-step transfer of the dairy farm within no more than 5 business days; and
  - (c) completing the 2 steps within the same calendar month.

**Operation of TPQ exchange**

- 18 (1) A producer, including a new producer, or an authorized designate of a producer, may offer to sell or buy quota on a TPQ exchange.
- (2) A TPQ exchange for quota may operate in any month of the year.
- (3) Quota is transacted on a TPQ exchange in units of kilograms of butterfat per day.

**Offers to buy and sell**

- 19 (1) A producer wishing to participate on a TPQ exchange must submit an offer to buy a quota or an offer to sell a quota in writing to the Board in the form of an application or a letter signed by the producer or their authorized designate, and each offer must include all of the following information:
- (a) whether the offer is to buy or sell quota;

- (b) the amount of quota the offer is for, expressed as a number of kilograms or, for a portion of a kilogram, expressed in tenths of a kilogram;
  - (c) the offer price per kilogram rounded to the nearest cent value;
  - (d) the name of the producer, their signature, if applicable, and their producer registration number;
  - (e) the month of the TPQ exchange to which the offer applies.
- (2) Each offer to buy quota must be accompanied by
- (a) a personal cheque, certified cheque or other form of payment made payable to the Board for the full amount of the offer price; and
  - (b) a \$10.00 non-refundable service fee.
- (3) Each offer to sell quota must be accompanied by a non-refundable service fee, as follows:
- | TPQ offered for sale | Fee      |
|----------------------|----------|
| Up to 1.0 kg         | \$100.00 |
| 1.1 to 10 kg         | \$200.00 |
| More than 10 kg      | \$300.00 |
- (4) An offer to buy quota or sell quota must be received by the Board by the last business day before the 19th day of the month of the TPQ exchange.
- (5) A producer must not offer to sell and buy quota on the same TPQ exchange in the same pay period.

#### Market clearing price cap

- 20 (1) A person must not submit an offer to buy or offer to sell quota on a TPQ exchange at a price greater than \$30 000 per kg.
- (2) The Board must reject any offer to buy or offer to sell quota on a TPQ exchange at a price greater than \$30 000 per kg.

#### NSF cheques

- 21 (1) If a cheque that is submitted to the Board is returned marked “insufficient funds”, the quota bought with the NSF cheque returns to the Board and may be sold on a later TPQ exchange.
- (2) A producer attempting to buy quota with an NSF cheque is liable for all costs incurred by the Board as a result of the NSF cheque, and the costs must be paid before any future offers are accepted from the producer.
- (3) A producer who has attempted to buy quota with an NSF cheque must submit a certified cheque with any offer to buy quota on a TPQ exchange for the next 12 months.

#### Withdrawal or amendment of offer

- 22 A producer may withdraw or amend an offer by submitting the amendment in writing in the form of a letter signed by the producer, an application form or a facsimile of either no later than the deadline identified in subsection 19(4).

**When money to be paid out by Board**

- 23 (1)** Before the 28th day of the month of a TPQ exchange, the Board must return
- (a) to unsuccessful buyers in that TPQ exchange, the offer prices paid; and
  - (b) to successful buyers in that TPQ exchange, refunds due as a result of the difference between the offer prices paid and the market clearing price.
- (2)** Before the 10th day of the month immediately after the month of a TPQ exchange, the Board must pay producers any money due to them as a result of selling quota on that TPQ exchange.

**Canceling TPQ exchange**

- 24 (1)** The Board may cancel a TPQ exchange for a particular pay period if, in the Board's opinion,
- (a) there are insufficient offers; or
  - (b) it is advisable or necessary to do so.
- (2)** A producer who submits an offer for a TPQ exchange that is cancelled may resubmit their original offer or an amended offer for a later exchange.

**Clearing TPQ exchange**

- 25 (1)** In this Section, "exiting producer" means a producer whose total volume of TPQ, net of the volume of TPQ that has reverted to the Board in any assessment under Section 15, is 10 kg or less of butterfat per day and who has submitted an offer to sell their entire TPQ on the exchange.
- (2)** At the time a particular TPQ exchange is to operate, the Board must match the volumes and prices that have been submitted by the producers in the offers to sell and buy and must determine the point at which offers to buy and offers to sell most closely match on the basis of price and volume according to the following table:

TPQ					
\$ Price Lowest to Highest	Kilograms Offered For Sale at Price (net of assessment)	Cumulative Sales	Difference	Cumulative Buys	Kilograms Offered to Buy At Price

- (3)** The procedure described in this Section is known as "clearing" the TPQ exchange.
- (4)** In clearing the TPQ exchange, the Board must calculate the volumes of quota offered for sale net of any assessment under Section 15.
- (5)** The market clearing price as determined by clearing the TPQ exchange is the price that the quota is deemed to be sold or bought for on the TPQ exchange.
- (6)** If a producer offers to buy quota at a price equal to or higher than the market clearing price, then that offer is deemed to be successful and the transaction will take place at the market clearing price.
- (7)** If a producer offers to sell quota at a price equal to or lower than the market clearing price, then that offer is deemed to be successful and the transaction will take place at the market clearing price.

- (8) If, at the market clearing price, the cumulative volume of the successful offers to buy is greater than the cumulative volume of the successful offers to sell, the quota sold at the market clearing price must be pro-rated for buyers to the extent necessary to balance the exchange, so that each producer who has a successful offer to buy buys the volume of quota calculated as follows:

$$\text{Volume bought} = \text{volume producer offered to buy} \times \frac{(\text{cumulative volume of successful offers to sell})}{(\text{cumulative volume of successful offers to buy})}$$

- (9) Subject to subsections (10) and (11), if, at the market clearing price, the cumulative volume of successful offers to sell is greater than the cumulative volume of the successful offers to buy, the quota sold at the market clearing price must be pro-rated for sellers to the extent necessary to balance the exchange, so that each producer who has a successful offer to sell sells the volume of quota calculated as follows:

$$\text{Volume sold} = \text{volume producer offered for sale} \times \frac{(\text{cumulative volume of successful offers to buy})}{(\text{cumulative volume of successful offers to sell})}$$

- (10) If a TPQ exchange would otherwise be prorated for sellers, and one or more of the producers who has a successful offer to sell is an exiting producer, then, before prorating the exchange, all of the TPQ offered for sale by the exiting producer or producers who have successful offers to sell must be sold, and the exchange must then be pro-rated for sellers, based upon the remaining cumulative volume offered for sale and the remaining cumulative volume of successful offers to buy at the market clearing price.
- (11) If the total volume of TPQ offered for sale by all exiting producers who have successful offers to sell is greater than the cumulative volume of successful offers to buy at the market clearing price, the total volume of TPQ offered for sale by the exiting producers must be pro-rated for exiting sellers, and no other TPQ must be sold at that exchange.

#### **Notifying participants of results of offers**

- 26 The Board must individually notify each participant on a TPQ exchange in writing of whether or not their offer was successful.

#### **When transfer of quota effective**

- 27 Quota bought on a TPQ exchange is transferred to the successful buyer effective at the beginning of the following pay period.

#### **Leasing TPQ**

- 28 (1) A TPQ lease is not effective until it is approved by the Board.
- (2) Only an active, registered producer may enter into a lease of TPQ and, except as provided in subsection 29(4), the maximum amount of TPQ that a producer may lease is 25% of the total of their TPQ and NSAQ.
- (3) A TPQ lease must be submitted to the Board in writing and on the standard form supplied by the Board, and must be accompanied by payment of a non-refundable administrative fee in an amount set by the Board.
- (4) A TPQ lease starts at the beginning of a pay period and ends on the last day of that same pay period.
- (5) Leased TPQ reverts to the lessor on expiry of the lease.

- (6) Any adjustment to Provincial TPQ made under Section 10 applies to all TPQ leased.
- (7) Subject to subsection (6), on the expiry of a lease, the adjusted amount of the leased TPQ will be returned to the lessor.
- (8) A producer must not be both a lessor and a lessee at the same time.

**Leasing TPQ in event of catastrophe**

**29 (1)** In this Section, “catastrophe” includes

- (a) severe injury to, or the illness or death of, a producer or a producer’s dairy herd; and
  - (b) destruction of a producer’s dairy facilities.
- (2) If, because of a catastrophe, a producer reduces production or discontinues production temporarily, the producer may lease up to 100% of their TPQ and NSAQ to 1 or more producers.
  - (3) A lease under this Section must be submitted in accordance with subsection 28(3) as soon as possible and no later than the end of the pay period immediately preceding the start of the lease, and must include evidence of the catastrophe that is satisfactory to the Board.
  - (4) If a producer is milking cows from the dairy herd associated with quota leased under this Section, the Board may allow the producer to also lease quota under Section 28, but the quota leased under Section 28 must not exceed the maximum set out in subsection 28(2).
  - (5) If a producer is not milking cows from the dairy herd associated with quota leased under this Section, the total amount of quota leased by the producer under this Section and Section 28 must not exceed the maximum set out in subsection 28(2).

**Over-quota milk price**

**30** All shipments of over-quota production must be paid at the over-quota price for the pay period in which it is produced, plus a levy of \$4.10 per kg of butterfat, \$3.14 per kg of protein and \$0.64 per kg of other solids.

**Additional production days**

- 31 (1)** A producer may receive additional production days of TPQ if the producer has fully utilized their TPQ, NSAQ and any TPQ leased to them under Section 28 for the current month.
- (2) Despite the allowance for carrying over under-production in subsection 12(4), any additional monthly allocation of TPQ that is not utilized in the month in which it is issued must not be carried forward for future use.
  - (3) A producer who is leasing TPQ to another producer under Section 28 is not eligible to receive additional production days of TPQ for the current month.

**Nova Scotia Agricultural College exemption**

**32** The following Section and subsections do not apply to the Nova Scotia Agricultural College:

- (a) Section 7, respecting Board orders to dispose of NSAQ and TPQ;
- (b) subsections 12(3), (4) and (5), respecting the limit of cumulative under-production and the carrying forward of under-production.

**N.S. Reg. 272/2007**

Made: May 10, 2007

Filed: May 15, 2007

Prescribed Petroleum Products Prices

Order dated May 10, 2007  
made by the Minister of Service Nova Scotia and Municipal Relations  
pursuant to Section 14 of the *Petroleum Products Pricing Act*

**In the Matter of Section 14 of Chapter 11 of the Acts of 2005  
the *Petroleum Products Pricing Act***

- and -

**In the Matter of Sections 14 to 18 of the *Petroleum Products Pricing Regulations*  
made by the Governor in Council  
pursuant to Section 14 of the *Petroleum Products Pricing Act***

- and -

**In the Matter of an Order Prescribing Prices for Petroleum Products  
made by the Minister of Service Nova Scotia and Municipal Relations  
pursuant to Section 14 of the *Petroleum Products Pricing Act* and  
Sections 14 to 18 of the *Petroleum Products Pricing Regulations***

**Order**

I, Jamie Muir, Minister of Service Nova Scotia and Municipal Relations for the Province of Nova Scotia, pursuant to Section 14 of Chapter 11 of the Acts of 2005, the *Petroleum Products Pricing Act*, and Sections 14 to 18 of the *Petroleum Products Pricing Regulations*, hereby

- (a) repeal the Order dated May 3, 2007, which prescribed prices for petroleum products in the Province effective on and after 12:01 a.m. on May 4, 2007; and
- (b) prescribe prices for petroleum products in the Province as set forth in the tables in Schedule "A".

This Order is effective on and after 12:01 a.m. on May 11, 2007.

Made at Halifax, in the Halifax Regional Municipality, Nova Scotia, on May 10, 2007.

Sgd.: *Jamie Muir*  
Honourable Jamie Muir  
Minister of Service Nova Scotia and Municipal Relations

## Schedule "A"

**Prices Prescribed for Petroleum Products  
under the *Petroleum Products Pricing Act* and the  
*Petroleum Products Pricing Regulations*  
effective on and after 12:01 a.m. on May 10, 2007**

<b>Table 1: Benchmark Prices for Regulated Petroleum Products</b> (cents/litre)	
Regular unleaded gasoline	64.4
Mid-grade unleaded gasoline	67.4
Premium unleaded gasoline	70.4
Ultra low sulfur diesel oil	57.3

<b>Table 2: Fixed Wholesale Prices, Retail Mark-ups and Retail Prices for Regulated Petroleum Products</b> (cents/litre)									
		<b>Retail Mark-up</b>				<b>Retail Price</b> (includes all taxes)			
		Self-Service		Full-Service		Self-Service		Full-Service	
	<b>Fixed Wholesale Price</b> (excludes GST)	Min	Max	Min	Max	Min	Max	Min	Max
<b>Zone 1</b>									
Regular Unleaded	96.2	4.0	5.5	4.0	7.5	114.2	115.9	114.2	118.2
Mid-Grade Unleaded	99.2	4.0	5.5	4.0	7.5	117.6	119.4	117.6	121.6
Premium Unleaded	102.2	4.0	5.5	4.0	7.5	121.1	122.8	121.1	125.1
Ultra Low-Sulfur Diesel	83.0	4.0	5.5	4.0	7.5	99.2	100.9	99.2	103.2
<b>Zone 2</b>									
Regular Unleaded	96.6	4.0	5.5	4.0	7.5	114.7	116.4	114.7	118.7
Mid-Grade Unleaded	99.6	4.0	5.5	4.0	7.5	118.1	119.8	118.1	122.1
Premium Unleaded	102.6	4.0	5.5	4.0	7.5	121.5	123.2	121.5	125.5
Ultra Low-Sulfur Diesel	83.4	4.0	5.5	4.0	7.5	99.6	101.3	99.6	103.6
<b>Zone 3</b>									
Regular Unleaded	97.1	4.0	5.5	4.0	7.5	115.3	117.0	115.3	119.2
Mid-Grade Unleaded	100.1	4.0	5.5	4.0	7.5	118.7	120.4	118.7	122.7
Premium Unleaded	103.1	4.0	5.5	4.0	7.5	122.1	123.8	122.1	126.1
Ultra Low-Sulfur Diesel	83.9	4.0	5.5	4.0	7.5	100.2	101.9	100.2	104.2
<b>Zone 4</b>									
Regular Unleaded	97.1	4.0	5.5	4.0	7.5	115.3	117.0	115.3	119.2
Mid-Grade Unleaded	100.1	4.0	5.5	4.0	7.5	118.7	120.4	118.7	122.7
Premium Unleaded	103.1	4.0	5.5	4.0	7.5	122.1	123.8	122.1	126.1
Ultra Low-Sulfur Diesel	83.9	4.0	5.5	4.0	7.5	100.2	101.9	100.2	104.2



<b>Zone 5</b>									
Regular Unleaded	97.1	4.0	5.5	4.0	7.5	115.3	117.0	115.3	119.2
Mid-Grade Unleaded	100.1	4.0	5.5	4.0	7.5	118.7	120.4	118.7	122.7
Premium Unleaded	103.1	4.0	5.5	4.0	7.5	122.1	123.8	122.1	126.1
Ultra Low-Sulfur Diesel	83.9	4.0	5.5	4.0	7.5	100.2	101.9	100.2	104.2
<b>Zone 6</b>									
Regular Unleaded	97.9	4.0	5.5	4.0	7.5	116.2	117.9	116.2	120.2
Mid-Grade Unleaded	100.9	4.0	5.5	4.0	7.5	119.6	121.3	119.6	123.6
Premium Unleaded	103.9	4.0	5.5	4.0	7.5	123.0	124.7	123.0	127.0
Ultra Low-Sulfur Diesel	84.7	4.0	5.5	4.0	7.5	101.1	102.8	101.1	105.1